



**Jonathan M. Cyrluk**

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**From:** Jonathan M. Cyrluk  
**Sent:** Thursday, January 17, 2008 11:59 AM  
**To:** 'jriccione@agdglaw.com'  
**Subject:** RE: Chain v. Lake Forest

But, please send him my proposed scheduling order and Rule 26 report.

-----Original Message-----

From: jriccione@agdglaw.com [mailto:jriccione@agdglaw.com]  
Sent: Thursday, January 17, 2008 11:56 AM  
To: Jonathan M. Cyrluk  
Subject: Re: Chain v. Lake Forest

I blind copied him on my note to you.  
Sent via BlackBerry by AT&T

-----Original Message-----

From: "Jonathan M. Cyrluk" <jcyrluk@stetlerandduffy.com>

Date: Thu, 17 Jan 2008 11:56:06  
To: John Riccione <jriccione@agdglaw.com>  
Subject: RE: Chain v. Lake Forest

Please forward my email from last night to Dingerson and copy me. Thanks.

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From: John Riccione [mailto:jriccione@agdglaw.com]  
Sent: Thursday, January 17, 2008 11:53 AM  
To: Jonathan M. Cyrluk  
Subject: RE: Chain v. Lake Forest

Jon,

Mr. French has retained new counsel, Foley & Lardner, who will be substituting in place of me. You may contact him directly at:

Daniel A. Dingerson  
Foley & Lardner, LLP  
321 N. Clark St., Ste. 2800  
Chicago, IL 60610-4764  
(312) 832-4538 (direct phone)  
(312) 832-4700 (fax)  
ddingerson@foley.com

Sincerely,

John M. Riccione  
Aronberg Goldgehn Davis & Garmisa  
330 North Wabash, Suite 3000  
Chicago, IL 60611  
( voice: (312) 755-3188  
7 fax: (312) 222-6388  
\*email: jriccione@agdglaw.com <mailto:jriccione@agdglaw.com>  
website: www.agdglaw.com

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From: Jonathan M. Cyrluk [mailto:jcyrluk@stetlerandduffy.com]  
Sent: Wednesday, January 16, 2008 6:44 PM  
To: John Riccione  
Subject: Chain v. Lake Forest [text]  
John:

I tried calling you for our mandated Rule 26 conference, but have not yet heard from you. Judge Guzman's standing order states:

At least 14 days before an initial status hearing the parties shall meet to discuss the nature and basis of their claims and defenses and the possibilities for a prompt settlement or resolution of the case. The parties shall also meet to discuss for the arrangement of the disclosures required by Rule 26(a)(1) and to develop a proposed discovery plan. A written report outlining the discovery plan shall be filed with the clerk's office 3 business days before the initial status hearing. Plaintiff is responsible for initiating such a meeting and all parties are required to attend by lead counsel. Failure or refusal to participate in such a meeting or to cooperate in the preparation of the written report may constitute a basis for sanctions. Lead counsel for each party is required to attend the initial status hearing. The parties shall deliver a copy of the initial status report to the Courtroom Deputy (Room 1218) three business days before the initial status hearing.

Attached are a proposed Rule 26(f) conference report and a proposed Rule 16 order (both in WordPerfect and PDF format). Please review and call or email with your comments. I believe, however, that it is better for us to discuss this over the phone.

Jonathan M. Cyrluk  
Stetler & Duffy, Ltd.  
11 S. LaSalle Street  
Suite 1200  
Chicago, Illinois 60603  
Office: (312) 338-0200  
Direct: (312) 338-0207  
Fax: (312) 338-0070

Email: cyrlukj@stetlerandduffy.com <mailto:cyrlukj@stetlerandduffy.com>

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**Jonathan M. Cyrluk**

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**From:** Jonathan M. Cyrluk  
**Sent:** Thursday, January 17, 2008 12:26 PM  
**To:** 'ddingerson@foley.com'  
**Cc:** 'jriccione@agdglaw.com'  
**Subject:** Chain v. Lake Forest Partners

Daniel:

I understand that you now represent Lake Forest and French. Please call me as soon as possible for our Rule 26 conference.

--Jon Cyrluk

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Chicago, Illinois 60603  
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